UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/621,902	07/17/2003	David Yu Chang	AUS920030082US1	2139
	7590 09/08/200 ETERRILE, LLP	EXAMINER		
IBM Austin			CAO, PHUONG THAO	
P.O. BOX 203518 AUSTIN, TX 78720			ART UNIT	PAPER NUMBER
			2164	
			MAIL DATE	DELIVERY MODE
			09/08/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/621,902	CHANG ET AL.
Notice of Allowability	Examiner	Art Unit
	Phuong-Thao Cao	2164
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.31:	S (OR REMAINS) CLOSED in this ) or other appropriate communication is subjection is subjection is subjection.	s application. If not included ation will be mailed in due course. <b>THIS</b>
1. 🔀 This communication is responsive to Amendment filed on	<u>04/23/2008</u> .	
2. ☑ The allowed claim(s) is/are <u>Claim 1</u> .		
<ul> <li>3.  Acknowledgment is made of a claim for foreign priority u</li> <li>a)  All b)  Some* c)  None of the:</li> <li>1.  Certified copies of the priority documents hav</li> </ul>		).
		•
<ul><li>2.  Certified copies of the priority documents have</li><li>3.  Copies of the certified copies of the priority do</li></ul>		
International Bureau (PCT Rule 17.2(a)).	ocuments have been received in	uns national stage application from the
* Certified copies not received:		
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDON! THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.  4. A SUBSTITUTE OATH OR DECLARATION must be submin INFORMAL PATENT APPLICATION (PTO-152) which give	MENT of this application.  nitted. Note the attached EXAMI	NER'S AMENDMENT or NOTICE OF
5. CORRECTED DRAWINGS (as "replacement sheets") mu		
(a) ☐ including changes required by the Notice of Draftsper		PTO-948) attached
1) ☐ hereto or 2) ☐ to Paper No./Mail Date		10 540) attached
(b) ☐ including changes required by the attached Examiner Paper No./Mail Date		he Office action of
Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in		
<ol> <li>DEPOSIT OF and/or INFORMATION about the depo- attached Examiner's comment regarding REQUIREMENT</li> </ol>		
Attachment(s)	E   Notice of Inform	and Datant Application
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Dotice of Draftperson's Patent Drawing Review (PTO-948)</li> </ol>	5. ☐ Notice of Inform	''
	Paper No./Mai	l Date .
<ol> <li>Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date</li> </ol>	7. 🛛 Examiner's Am	endment/Comment
Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. 🛛 Examiner's Sta	tement of Reasons for Allowance
	9.	

Application/Control Number: 10/621,902 Page 2

Art Unit: 2163

## **EXAMINER'S AMENDMENT**

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Attorney Stephen A. Terrile (Reg. No. 32,946) on August 5, 2008.

The application has been amended as follows:

Claim 1 (Currently Amended) A <u>computer-implemented</u> method for processing names by a naming service within a data processing system, the <u>computer-implemented</u> method comprising:

obtaining an application name that is associated with an application;

obtaining a deployment name that is associated with a deployment attribute that

characterizes a deployment of an instance of the application;

generating an application-based name for the instance of the application;

storing the application-based name for the instance of the application in a computer

storage medium, wherein

the application-based name represents a context within a naming system;

the application-based name is a compound name that comprises the application

Application/Control Number: 10/621,902 Page 3

Art Unit: 2163

name and multiple deployment names associated with multiple deployment attributes;

each of the multiple deployment attributes is a metadata value that characterizes a manner in which the instance of the application is deployed within the data processing system, each of the multiple deployment attributes is selected from a group comprising

a deployment identifier, the deployment identifier being a unique identifier associated with the deployment operation, the deployment identifier being unique over all deployment operations within the data processing system or unique over all deployment operations for all instances of the application within the data processing system;

a version identifier or an edition identifier associated with a version of the application; and

an identifier for a deployment-associated characteristic or metric; binding the application-based name to a data object; relating the data object to a context for an application server; and resolving the application-based name to a previously bound data object; and wherein an application comprises a plurality of application modules, each module being associated with a module name and each module being associated with an

application-based name based on its module name.

Art Unit: 2163

2. The following is an examiner's statement of reasons for allowance:

The present invention is directed to method for processing names by a naming service to generate application-based names, which are compound names including application name and multiple deployment names, and provide an improved naming system for supporting the installation or deployment of applications and subsequent support in an execution environment for those applications.

The closest prior art of record, <u>Lee et al.</u> (US Patent No 5,745,683) teaches a Federated Naming Framework System including a Federated Naming Service Provider Interface for four kinds of Name Services, which includes a naming service for generating compound names, such as a Naming or Directory service for generating names for files and directories in a file system (see column 1, line 60 to column 2, lines 15).

However, Lee et al. fails to anticipate or render obvious the recited features of "generating an application-based name for the instance of the application, wherein the application-based name represents a context within a naming system; the application-based name is a compound name that comprises the application name and multiple deployment names associated with multiple deployment attributes", "each of the multiple deployment attributes is a metadata value that characterizes a manner in which the instance of the application is deployed within the data processing system, each of the multiple deployment attributes is selected from a group comprising deployment identifier, the deployment identifier being a unique identifier

Art Unit: 2163

deployment operations within the data processing system or unique over all deployment operations within the data processing system or unique over all deployment operations for all instances of the application within the data processing system; a version identifier or an edition identifier associated with a version of the application; and an identifier for a deployment-associated characteristic or metric" and "each module being associated with an application-based name based on its module name", as in independent claim 1.

These features, together with the other limitations of the independent claim are novel and non-obvious over the prior art of record.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Application/Control Number: 10/621,902 Page 6

Art Unit: 2163

3. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Phuong-Thao Cao whose telephone number is (571)272-2735.

The examiner can normally be reached on 8:30 AM - 5:00 PM (Mon - Fri).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Charles Rones can be reached on (571) 272-4085. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/H. T. V./

Primary Examiner, Art Unit 2163

Phuong-Thao Cao, Examiner

Art Unit 2164

August 5, 2008

/Charles Rones/

Supervisory Patent Examiner, Art Unit 2164